PATENT COOPERATION TREATY

TRANSLATION From the INTERNATIONAL SEARCHING AUTHORITY To: WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (PCT Rule 43bis.1) Date of mailing See form PCT/ISA/210 (day/month/year) Applicant's or agent's file reference FOR FURTHER ACTION See paragraph 2 below 4335-16-WO International filing date (day/month/year) Priority date (day/month/year) International application No. 12.02.2004 22.12.2004 PCT/EP2004/014581 International Patent Classification (IPC) or both national classification and IPC F16H55/36, F16H7/20, F16C13/00 Applicant INA-SCHAEFFLER KG This opinion contains indications relating to the following items: Box No. I Basis of the opinion Box No. II Non-establishment of opinion with regard to novelty, inventive step and industrial applicability Box No. III Box No. IV Lack of unity of invention Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial Box No. V applicability; citations and explanations supporting such statement Box No. VI Certain documents cited Certain defects in the international application Box No. VII Box No. VIII Certain observations on the international application **FURTHER ACTION** If a demand for international preliminary examination is made, this opinion will be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA") except that this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notified the International Bureau under Rule 66.1 bis(b) that written opinions of this International Searching Authority will not be so considered. If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of 3 months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later. For further options, see Form PCT/ISA/220. For further details, see notes to Form PCT/ISA/220. Authorized officer Name and mailing address of the ISA/EP

Telephone No.

Facsimile No.

International application No.
PCT/EP2004/014581

Вох	k No. I		Basis of thi	s opinion				<u>.</u>				
1.	With	regar , unles	d to the langua	age, this opinior dicated under thi	n has been establis item.	lished on the ba	sis of the inter	national applic	ation in the	language in	which it v	vas
		This	opinion has be	en established o	on the basis of a t	translation from language of a tra					earch (und	ler
	•	Rule	12.3 and 23.1	(b)).								
2.	With regard to any nucleinvention, this opinion has					d in the inter	national applic	cation and	necessary to	the claiπ	ned	
	a.	type	of material								*	
			a sequence lis	ating								
			table(s) relate	ed to the sequence	e listing							
	b.	form	at of material					·				
			in written for	mat .								
			in computer r	eadable form								
	c.	time	of filing/furnis	shing						•		
			contained in t	he international	application as fi	iled.						
			filed together	with the interna	ational application	on in computer r	eadable form.					
			furnished sub	sequently to this	s Authority for t	he purposes of s	earch.			•		
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3.	Ш	furni	shed, the requi	ired statements t	than one version that the informated dication as filed,	tion in the subse	equent or addit	tional copies is	identical to	that in the	application	as
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International application No.
PCT/EP2004/014581

Box No. V Reasoned statemen citations and explan	t under Ru nations sup	le 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; porting such statement	
Statement	sup		
Novelty (N)	Claims	1-7	YES
	Claims		- NO
Inventive step (IS)	Claims	1-7	YES
	Claims		NO
Industrial applicability (IA)	Claims	1-7	YES
	Claims		_ NO
2. Citations and explanations:			
-· -	is me	entioned in the search report:	
D1: DE 100 36 7	65 A1	(INA WAELZLAGER SCHAEFFLER OHG) 7	
February 2002			
D2: DE 100 35 4	88 A1.	(INA WAELZLAGER SCHAEFFLER OHG) 31	
January 2002			
D3: DE 100 43 8	340 A1	(INA WAELZLAGER SCHAEFFLER OHG) 14	
March 2002			-
1. Independent	claim	<u>. 1</u>	
1.1. Novelty			
		dered to be the closest prior art	
and, in agreeme	ent wi	th the features of claim 1, discloses	
a		•	
deflection rol	ler (1	1) for a flexible drive, comprising an	

annular body (3), against the circumferential surface (4)

bears, a roller bearing (6) which comprises an inner ring

of which a drawing means (5), in particular a belt,

 \cdot (9) and an outer ring (7), the outer ring (7) being

enclosed by a receptacle hole of the annular body (3),

International application No.
PCT/EP2004/014581

Box No. V

Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

the deflection roller (1) being fixed on a screwing surface with the aid of a fastening screw (10a, b) which is guided through a receptacle hole of the inner ring (9) and a receptacle hole of a spacer sleeve (17a, b), the spacing between the screwing surface and the deflection roller (1) being defined by the axial extent of the spacer sleeve (17a, b) which is held on the deflection roller (1) with the aid of a transport securing means.

The subject matter of the present claim 1 differs therefrom in that

the spacer sleeve (10) is accommodated by the receptacle hole (5.1) of the inner ring (5) with a guide collar (10.5), the guide collar (10.5) has a recess (10.4), into which an elastic holding element (11) is inserted which bears with prestress against the receptacle hole (5.1) of the inner ring (5).

The present application therefore satisfies the criterion mentioned in PCT Article 33(2) because the subject matter of the single independent claim 1 is novel in relation to the prior art as defined in the Regulations (PCT Rule 64.1 - 64.3).

1.2. Inventive step

Proceeding from the abovementioned prior art, the problem addressed by the present invention can therefore be considered that of providing a deflection roller which has an improved transport securing means.

International application No.
PCT/EP2004/014581

Box No. V

Reasoned statement under Rule 43bis. 1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

However, the solution according to claim 1 does not appear to be known *per se* from any of the documents in the proceedings, nor to be obvious overall from the prior art.

The present application therefore appears to satisfy the criterion mentioned in PCT Article 33(3) because the subject matter of claim 1 appears to involve an inventive step (PCT Rule 65.1, 65.2).

1.3. Industrial applicability

The subject matter of claim 1 also appears to meet the requirements of PCT Article 33(4), as it appears possible to manufacture it and it appears to be used, at least in the field of automotive engineering.

1.4. Claims which are dependent on claim 1

Dependent claims 2-7 which have the subject matter of further embodiments of the invention according to claim 1 likewise appear to meet the requirements of PCT Article 33(2) to (4).